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**ACTION MEMORANDUM: SOIL AND RUBBLE
PILE FROM THE PLANT 5 PAD
EXCAVATION/DEMOLITION PROJECT**

05-15-91

DOE/WMCO

DOE-1301-91

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LETTER



Department of Energy

Fernald Site Office
P.O. Box 398705
Cincinnati, Ohio 45239-8705
(513) 738-6319

1285

MAY 15 1991
DOE-1301-91

Mr. W. H. Britton, President
Westinghouse Materials Company
of Ohio
P. O. Box 398704
Cincinnati, OH 45239-8704

Dear Mr. Britton:

**ACTION MEMORANDUM: SOIL AND RUBBLE PILE FROM THE PLANT 5 PAD EXCAVATION/
DEMOLITION PROJECT**

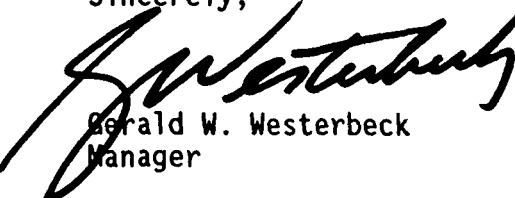
Reference: Letter, DOE-930-90, R. J. Hansen to M. B. Boswell, "CERCLA Removal
Actions," dated April 23, 1990

The enclosed Removal Site Evaluation (RSE) for the contamination of the Soil and Rubble Pile from the Plant 5 Pad Excavation/Demolition project has been reviewed by my office. Based on this review, DOE has determined that this project does not constitute a removal action as defined in the referenced letter. Therefore, the soils and rubble associated with this project can be removed and dispositioned following the specific control measures noted within the RSE and per the guidelines specified in the FMPC Site Policy and Procedure, FMPC-720, "Control of Construction Waste," issued November 10, 1988.

The Administrative Record for the RI/FS shall include this document. A final report will be issued stating the volume of soil and rubble boxed, the number of boxes used, and the results of the verification sampling (following the approved RI/FS QAPP) from beneath the removed pile.

If your staff has any questions, please ask them to contact Robert Janke at extension 6883.

Sincerely,


Gerald W. Westerbeck
Manager

FSO:Janke

Enclosure: As stated

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FERNALD'S MAIN PRIORITY IS CLEANUP

cc w/encl.:

S. W. Coyle, WMCO
J. P. Hopper, WMCO
~~S. M. Peterman, WMCO~~
R. S. Shirley, WMCO
P. C. Weddle, WMCO
S. H. Wolinsky, ASI

c: ERA Proj File

~~Original to ASI~~